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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/831,508	05/10/2001	Nobuki Matsui	819-540	5656	
7590 05/26/2004		·	EXAMINER		
Nixon Peaboo	•		DUONG, THANH P		
8180 Greensboro Drive Suite 800 McLean, VA 22102			ART UNIT	PÄPER NUMBER	
***************************************			1764		

DATE MAILED: 05/26/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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,	Appli	ication No.	Applicant(s)	
	09/83	31,508	MATSUI ET AL.	
Office Action Summ	eary Exam	niner	Art Unit	
		P Duong	1764	
The MAILING DATE of this c Period for Reply	communication appears of	n the cover sheet with	h the correspondence ad	dress
A SHORTENED STATUTORY PEI THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less th - If NO period for reply is specified above, the m - Failure to reply within the set or extended peric Any reply received by the Office later than thre earned patent term adjustment. See 37 CFR 1	MMUNICATION. provisions of 37 CFR 1.136(a). In f this communication. an thirty (30) days, a reply within th aximum statutory period will apply a do for reply will, by statute, cause the months after the mailing date of the status of the sta	no event, however, may a replace statutory minimum of thirty and will expire SIX (6) MONT he application to become ABA	ply be timely filed (30) days will be considered timely HS from the mailing date of this co	y. ommunication.
Status				
1) Responsive to communication	on(s) filed on <u>10 May</u> 200	<u>)1</u> .		. *
2a) ☐ This action is FINAL .	2b)⊠ This action		•	
3) Since this application is in co	ondition for allowance exc	cept for formal matte	rs, prosecution as to the	merits is
closed in accordance with the	e practice under <i>Ex parte</i>	<i>Quayle</i> , 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims				
4) Claim(s) 1-17 is/are pending 4a) Of the above claim(s) 5) Claim(s) is/are allowe 6) Claim(s) 1-17 is/are rejected 7) Claim(s) is/are objecte 8) Claim(s) are subject to	is/are withdrawn fron d. ed to.		* ·	
Application Papers				
9) The specification is objected to 10) The drawing(s) filed on Applicant may not request that a Replacement drawing sheet(s) i 11) The oath or declaration is objected to the specific transfer of transfer	_ is/are: a) ☐ accepted of any objection to the drawing ncluding the correction is re	g(s) be held in abeyand equired if the drawing(s	e. See 37 CFR 1.85(a). s) is objected to. See 37 CF	
Priority under 35 U.S.C. § 119	·	·		
12) Acknowledgment is made of a a) All b) Some * c) Nor 1. Certified copies of the 2. Certified copies of the 3. Copies of the certified	ne of: priority documents have priority documents have copies of the priority doc ternational Bureau (PCT	been received. been received in Apcuments have been received. Rule 17.2(a)).	plication No eceived in this National	Stage
Attachment(s)		∧ □	(DTC 440)	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing F Information Disclosure Statement(s) (PTO Paper No(s)/Mail Date 05/10/01, 07/02/01)-1449 or PTO/SB/08)	Paper No(s)/	mmary (PTO-413) /Mail Date ormal Patent Application (PTO -)-152) ·

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DETAILED ACTION

Drawings

The drawings are objected to under 37 CFR 1.83(a) because they fail to show discharged gas supply pipe 35 as described in the specification. Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-5 are rejected under 35 U.S.C. 102(b) as being anticipated by PCT/NO099/00280 (PCT '280). Regarding claim 1, PCT '280 discloses a hydrogen gas generator (Fig. 2) for generating hydrogen from a family, oxygen, and steam, source fuel of the hydrocarbon (via line 1) said hydrogen gas generator comprising a fuel reformer (ATR) with a catalyst (page 17, claim 13) which exhibits an activity to a partial oxidation reaction of said source fuel; wherein said source fuel, oxygen, and steam are supplied to said reformer (ATR) so that said partial oxidation reaction (POx) occurs on said catalyst and a water gas shift reaction (shift reactor) occurs in which CO (page 5,

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lines 12) produced in said partial oxidation reaction is a reactant. Regarding claim 2, PCT '280 shows on Tables 2 and 3 the water gas shift reaction is controlled such that the CO2/CO ratio, which is the ratio of CO2 to CO in an outlet gas of said fuel reformer (5), is not less than 0.2. Regarding claim 3, PCT '280 discloses the supply rate of source fuel and steam to said fuel reformer is set such that the H2O/C ratio (S/C), which is the ratio of the number of moles of said steam to the number of moles of carbon of said source fuel, is not less than 0.5 (Tables 2 and 3). Regarding claim 4, PCT '280 discloses the hydrogen gas generator with H2O/C ratio of not more than 3 (page 6, lines 18-19). Regarding claim 5, PCT '280 discloses the hydrogen gas generator with outlet gas temperature of said fuel reformer (ATR) is not more than 800 degrees centigrade (page 2, lines 7-8).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 6-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over PCT '280 in view of Lahn et al. (5,160,456). Regarding claims 6 and 8, PCT '280 discloses the O2/C theoretical mixture ratio is set to 0.6 but fails to disclose the ratio of the number of moles of said oxygen to the number of moles of carbon of said source fuel less than 0.9 times the O2/C theoretical mixture ratio in said partial oxidation

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reaction, and the O2/C ratio is not more than 1.5 times O2/C theoretical mixture ratio. Lahn '456 teaches the oxygen and alkane feed molar ratio is about 0.2 to 1.0 and the O2 is added to provide the sensible heat for reactants and to maintain the overall reaction temperature at a desired level in the reaction zone (Col. 6, lines 3-15). Thus, it would have been obvious in view of Lahn to one having ordinary skill in the art to control the amount of oxygen to fuel ratio to obtain and/or maintain the desired operating temperature in the reaction zone. Regarding claim 7, Lahn teaches the O2/alkane feed ratio is 0.2 to 1.0 and the O2/CH4 is 0.5 to 1.0 in the POx {CH4 +1/2O2 = CO +2H2}. In order to complete the conversion of methane gas to synthesis gas in the POx, it is obvious in view of Lahn that PCT '280 has a ratio of the number of moles of oxygen to the number of moles of carbon of said source fuel greater than said O2/C theoretical mixture ratio in the POx. Claim 9 recites limitations similar to claims 6 and 3, above; thus, claim 9 is rejected for the same reasons as applied to claims 6 and 3. Regarding claim 10, PCT '280 discloses a hydrogen gas generator (Fig. 2) for generating hydrogen from a source fuel of the hydrocarbon family, oxygen, and steam, said hydrogen (via line 1) gas generator comprising: a fuel reformer (ATR) with a catalyst (page 17, claim 13) which exhibits an activity to a partial oxidation reaction (Pox) of said source fuel, and the H2O/C ratio (S/C), which is the ratio of the number of moles of said steam to the number of said source fuel carbon moles, is not less than 0.5 but not more than 3 (Tables 2 and 3) whereby said partial oxidation reaction occurs on said catalyst and a water gas shift reaction (shift reactor) occurs in which CO produced in said partial oxidation reaction is a reactant; wherein said water gas shift reaction controlled such

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that the CO2/CO ratio, which is the ratio of CO2 to CO in an outlet gas of said fuel reformer (ATR), is not less than 0.2 (Tables 2 and 3) and wherein the temperature of said outlet gas (5) of said fuel reformer (ATR) is not more than 800° C (page 2, lines 7-8). PCT '280 discloses the O2/C theoretical mixture ratio is set to 0.6 but fails to disclose the ratio of the number of moles of said oxygen to the number of moles of carbon of said source fuel less than 0.9 times but not more than 1.5 times the O2/C theoretical mixture ratio in said partial oxidation reaction. Lahn '456 teaches the oxygen and alkane feed molar ratio is about 0.2 to 1.0 and the O2 is added to provide the sensible heat for reactants and to maintain the overall reaction temperature at a desired level in the reaction zone (Col. 6, lines 3-15). Thus, it would have been obvious in view of Lahn to one having ordinary skill in the art to control and/or optimize the amount of oxygen to fuel ratio to obtain and/or maintain the desired operating temperature in the reaction zone. Regarding claim 11, PCT '280 fails to disclose active site catalyst is formed of at least one of rhodium and ruthenium. Lahn '456 teaches the use of catalysts selected from Group VII and VIII (Col. 4, lines 26-31) including rhodium and ruthenium to facilitate the conversion of methane gas to synthesis gas (Col. 4, lines 62-65). Thus, it would have been obvious in view of Lahn to one having ordinary skill in the art to modify the device of PCT '280 with the catalyst as taught by Lahn in order to facilitate the conversion of methane gas to synthesis gas.

3. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over prior art as applied in claim 11 and further in view Madgavkar et al. (4,186,801). The prior art fails to disclose the catalyst is supported on a honeycomb monolith carrier.

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Madgavkar teaches oxidation catalyst is carried on by an inert support structure such as a honeycomb monolith carrier and such structure provides the benefits of supporting the catalyst and minimizes the pressure drop across the bed (Col. 5, lines 35-54). Thus, it would have been obvious in view of Madgavkar to one having ordinary skill in the art to modify the hydrogen gas generator of prior art with a catalyst of honeycomb monolith carrier as taught by Madgavkar in order to gain the above benefits.

4. Claims 13-14 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over prior art as applied in claims 1-12, above and further in view of Negishi (6,165,633). The fuel cell system is being treated as an apparatus. Regarding claim 13, PCT '280 fails to disclose a fuel cell capable of generating electricity by making use of hydrogen fuel. Negishi teaches the fuel cell 40 (Fig. 1) is capable of converting chemical energy to electrical energy (Col. 1, lines 19-22). Thus, it would have been obvious in view of Negishi to one having ordinary skill in the art to modify the device of the prior art with a fuel cell system as taught by Negishi in order to convert chemical energy to electrical energy. Regarding claim 14, PCT '280 fails to disclose a discharged gas supply means (35) for supplying a steam-containing gas, discharged from an oxygen electrode of said fuel cell, to said fuel reformer (5) for a supply of steam to said fuel reformer (5). Negishi teaches the oxidizing exhaust gas (via 73) from the oxygen electrode is recycled to the air tank 36 then to a reformer 22 to maximize the utilization of the fuel (Col. 15 lines 4-5). Thus, it would have been obvious in view of Negishi to one having ordinary skill in the art to modify the hydrogen gas generator of PCT '280 with oxidizing exhaust gas stream 73 as taught by Negishi in order to maximize the

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utilization of the fuel. Regarding claim 17, PCT '280 fails to disclose air supply means for supplying air to fuel cell. Negishi teaches air supply means (via line 77) to the fuel cell to facilitate the oxidation reaction in the fuel cell (Col. 17, lines 17-21). Thus, it would have been obvious in view of Negishi to one having ordinary skill in the art to modify the device of PCT '280 with air supply means as taught by Negishi in order to facilitate the oxidation reaction in the fuel cell.

5. Claims 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over prior art as applied in claim 13, and further in view of Harashima (5,290,641). Regarding claim 15, the prior art fails to disclose output current control means (38) for controlling the output current said fuel cell so that the oxygen concentration and the steam concentration of a discharged gas that is supplied to said fuel reformer (5) fall within their respective given ranges. Harashima teaches the control system 5, which measures the output current from the power inverter system 4 and compares the output current with the reference point, and then sends the correct current signal to adjust the flow rate of G1, G2, G3, and A to minimize the load fluctuation (Col. 1, lines 53-67 and Col. 2, lines 1-30). Thus, it would have been obvious in view of Harashima to one having ordinary skill in the art to modify the device of prior art with control means as taught by Harashima in order to minimize load fluctuation in the fuel cell power supply. Regarding claim 16, the prior art fails to disclose the output current control means for controlling the output current of said fuel cell so that the coefficient of utilization of oxygen of said fuel cell ranges from 0.4 to 0.75. Harashima teaches the control system 5 with sensor to detect output current from power inverting system 4 and compares the

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output current with the reference current, and then adjusts the oxygen (air flow rate A) to the fuel cell (Col. 1, lines 53-67 and Col. 2, lines 1-30). Such output current control means provides the benefit of minimizing load fluctuation in the fuel cell power supply. Thus, it would have been obvious in view of Harashima to one having ordinary skill in the art to modify the device of prior art with output current control means as taught by Harashima to minimize load fluctuation in the fuel cell power supply. Although, the prior art fails to disclose the coefficient of oxygen of fuel cell ranges from 0.4 to 0.75; however, the prior art in view of Harashima appears to provide a control system that optimizes the utilization of oxygen in the fuel cell and it would have been obvious to obtain such coefficient values thru fine tuning of the control elements. Also, adjusting the output current control means to obtain an optimum operating conditions would have been considered a result effective variable by one having ordinary skill in the at the time the invention was made (See *In re Boesch*, 617 F.2d.272,205 USPQ 215 (CCPA 1980)) and (See *In re Aller*, 105 USPQ 223).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tom P Duong whose telephone number is (571) 272-2794. The examiner can normally be reached on 8:00AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on (571) 272-1444. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TD April 12, 2004 Alexa Doroshevic Patent Examiner Act Unit 1764

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